

America's Corrupt Legal System - A Danger to All

by Dr Les Sachs

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“The tragic reality of the world's biggest corrupt legal system -America's rigged courts, bribed judges, fake and phony trials, extortion by lawyers, and over 2 million prisoners in the USA gulag. USA's "justice" is not like in Hollywood movies, and YOU could be the next victim on USA territory - innocent and sent to prison, or strapped to a table and put to death; or robbed of your life savings by American lawyers. You can be tortured, have your freedom and rights taken away, and people in America are afraid to help you, or even tell what happened to you. The reality is that the United States of America, which proclaims itself the "land of freedom", has the most dishonest, dangerous and crooked legal system of any developed nation. Legal corruption is covering America like a blanket. The corruption of the USA legal system is well-known, but also well-hidden, by the news services of America's corporate-owned media. The US media companies are afraid both of reprisal, and of the social revolution that would come from exposing the truth. Here is what the US media companies know, but are afraid to tell you about American "justice".” Les Sachs

Origin of common law

Non-citizens in Rome were not entitled to the privileges and protections afforded to the citizen under Roman Law. The institution of citizenship placed the individual on a status **coequal with the state**. The alien or "denizen" was placed on a different level. The *ius Civile*, or Roman Civil Law, absolutely excluded non-citizens from the "nexum" or mode of contract and conveyance, rendering the foreigner incapable of *dominium*. He could not have the benefit of Quiritarian law. He could not sue by the Sacramental Action, (a mode of litigation.) Necessity in adjudicating conflicts involving foreigners required the creation of a separate body of law.

The inevitable need to assume jurisdiction over denizen traders brought with it the immediate necessity of discovering some principles upon which questions could be settled. Rome refused to apply the law of the particular Italian (non-Roman) State from native to the foreigner. Instead, it appointed a praetor peregrinus to settle matters pertaining to the first Italian foreigners in Rome. Power was given to him to make a union between Roman and foreign laws. The praetor peregrinus then selected rules of law common to both Rome and to the different Italian communities in which the immigrants were born. The annual edicts of this praetor and the later provincial governors of the Roman Empire created the "ius (Jus) Gentium," or "Law of Nations" (Law common to all Nations.)

The Jus Gentium was comprised of common ingredients in both the customs of the old (non-Roman) Italian tribes and the new (non-Italian) provinces that were compatible with Roman concepts of law. Whenever a particular usage was seen to be practiced by a large number of separate cultures in common with Roman Law, it was set down as part of the Law. The Jus Gentium was designed to govern the peoples of Italy and the provinces, without giving them Roman citizenship and the other rights of the *ius (Jus) civile*.

For instance, although the conveyance of property was ceremonialized in very different forms in the different Italian commonwealths surrounding Rome, the actual transfer ("tradition", or delivery,) of the

article intended to be conveyed was a part of the ceremony in each place. "Tradition," therefore, was set down as an institution in the *Jus Gentium*, or rule of the Law common to all Nations.

The Stoics created the fiction that identified the Law of Nations with the "Law of Nature." [The Law of Nature](#), or Natural Law, was considered a moral code implanted in man by "natural reason." The Stoics believed that this sense of logic and order in all things spontaneously developed in society and, when consciously expressed, was "Natural Law." Modern international law is based on the assumption that this Natural Law governs the inter-relations of independent nations. (The *Jus Gentium* should not be confused with the international law or *Jus Feciale* - the law of negotiation and diplomacy.)

(Primary Reference: Will Durant, [The Story of Civilization: Part III, Caesar and Christ, A History of Roman Civilization and of Christianity from their beginnings to A.D. 325](#), Simon and Schuster, NY c1944.)

Gentoo, also spelled Gentue or Jentue, was a term used by Europeans for the native inhabitants of India before the word Hindu, with its religious connotation, was used to distinguish a group from Muslims and members of other religious groups in India. [Wikipedia](#)

The **Gentoo** Code (also known as A Code of **Gentoo** Laws or Ordinations of the Pundits) is an 'Anglo-Brahminical' legal code which was created under Warren Hastings, the Governor General of India, at a time when the Colonizers realized it was important to know India to rule India.

Noun **Gen· too** 'jen- (,)tū plural **Gentoo**s archaic : **hindu** Word History Etymology Portuguese gentio, literally, gentile, from Late Latin gentilis First Known Use 1638, in the meaning defined above Time Traveler The first known use of **Gentoo** was in 1638,.

Gentile is a word that usually means "someone who is not a Jew". Other groups that claim Israelite heritage, notably Mormons, sometimes use the term gentile to describe outsiders. More rarely, the term is used as a synonym for heathen or pagan. [Wikipedia](#)

Note: Israelites were gentiles for Romans because Romans ruled Israelites by *jus gentium*.

Result: Rome has 2 laws: for citizens and for non-citizens. British common law originate in *jus gentium* which was Roman law for non-citizens brought on Isles after AD 43. The same is with language which was swapped for vulgar latin.

“Many Americans believe that our country’s problems could be solved, at least in large measure, by “restoring” the “constitutional republic” and by “returning” to the letter and spirit of the US Constitution. But no constitution, even the most brilliantly written one, can save a society from corruption, ignorance, disorder, and poverty. What is crucial in determining the level of prosperity, education, orderliness and culture in a society is not its constitution, but rather the character, quality and values of its people, and especially its leaders. For many years now the US Supreme Court, reflecting the interests, agenda and ideology of those who hold power, has “interpreted” the Constitution to validate the programs and policies it likes — in blatant violation of the document’s original spirit and plain meaning. Few Americans realize just how undemocratic the “original” Constitution was, and how distrustful its authors were of power by “the people.” While the US Constitution is brilliantly conceived, it has major defects. It failed in the most serious crisis in US

history: the Civil War. Now it's little more than an instrument of those in power to provide a veneer of legality in furthering their interests and agenda." - Mark Weber

Constitutional Chaos

A couple of months ago, I received a package in my office mailbox. When I opened it, I found the new book *Constitutional Chaos*, by Judge Andrew Napolitano, who is the chief legal analyst for Fox News. Having been familiar with Napolitano's views on the law— and finding them compatible with mine—I was quite happy to receive it. Of course, since I had not ordered the book, I was wondering who would have sent it. Opening the book, I soon found out: the book was a gift from the author himself. At that moment, I realized that some of the things I have written about law—along with my writing partner Candice E. Jackson—have been able to make it outside the usual circle of libertarians with whom I regularly communicate. That mystery being solved, I quickly took to reading it, and found that Napolitano does not disappoint. Here is a man who has worked as a judge who insists that rule of law matters, and it matters greatly. After reading *Constitutional Chaos*, I would recommend that people also read *The Tyranny of Good Intentions* by Paul Craig Roberts and Lawrence M. Stratton. My reasoning is that while Napolitano writes from a foundation of natural law—which reflects the Roman Catholic tradition of which the author is a part—Roberts and Stratton emphasize the influence of William Blackstone and the "Rights of Englishmen." Both streams of thought are wonderfully compatible, and they created the backbone of a legal system that once was the envy of the world. Unfortunately, as Napolitano alltoo-aptly demonstrates, the rule of law has evaporated into the rule by the law-breaking political classes. Napolitano's style is somewhat folksy but incisive. Take his opening statements, for example: It should be against the law to break the law. Unfortunately it is not. In early twenty-first century America, a long-standing dirty little secret still exists among public officials, politicians, judges, prosecutors, and police. The government—federal, state, and local—is not bound to obey its own laws. (p. ix)

In this simple and straightforward manner, he then proceeds to demonstrate how government officials at all levels routinely violate the law, commit felonies, lie, use torture and other illegal methods to extract confessions from innocent people and generally act in a manner so cynical as to destroy the confidence that any of us could have in the law. Furthermore, he is not afraid to name names. Janet Reno, he says, "should have been indicted for nearly ninety counts of murder" (p. 108). U.S. Department of Justice prosecutors who forced guilty pleas from the so-called Lackawanna Six should have been indicted (p. 149). Instead, as he sadly points out, they were given honors and awards from their employer. A few more zingers should convince the reader that Napolitano means business: • Attorney General John Ashcroft doesn't seem to have much use for the First Amendment. (p. 92) • As the state attorney for Dade County, Florida, Janet Reno made a name for herself by prosecuting innocent people so that they could rot in prison for crimes they did not commit. (p. 27) • Rather than condemning the illegal actions of his corrupt attorney general, Bill Clinton praised Janet Reno. (p. 116) • As a result of pressure from President Bill Clinton and FBI Director Louis Freeh, FBI sniper Lon Horiuchi got away with murder. Horiuchi, who illegally shot Weaver and then proceeded to murder Weaver's wife, never even had to stand trial. (p. 120)

This comes from a man who entered a state judgeship in New Jersey as a self-described "law-and-order Republican" and emerged as a man who understood that government was assaulting liberty at every turn. A present-day supporter of the ethos of the Republican Party could not have written the following words: Many of my fellow conservatives have welcomed reposing this kind and amount of power into President Bush's hands. He is a good man, they tell me, big-hearted, clear-headed, modest, honest, and

trustworthy. I, too, believe he is. But we are a nation of laws, not men, and no president is president forever. Would my friends agree to have given these king-like powers to President Bush's predecessor, or to one of his successors, especially if she has the same last name as the predecessor? (p. 164)

Napolitano's first chapter is entitled "Breaking the Law to Enforce It," and he starts out swinging: Amazingly, infuriatingly, incredibly, the government will lie, cheat, and steal in order to enforce its own laws. And the courts continually give law enforcement a free pass to engage in these practices. (p. 1) He begins with the case of *Frisbie v. Collins* in 1952, in which police in Chicago, at the request of police from Flint, Michigan, kidnapped and beat Shirley Collins into unconsciousness, then transported him across state lines to Flint. No Michigan authorities had made an extradition request, but the U.S. Supreme Court ruled that no one violated Collins's right to due process. Yes, Collins was accused of committing murder, but even murderers are due protection under the U.S. Constitution.

In fact, Napolitano goes on to deal with accused drug dealers, alleged members of the Mafia, and even terrorism suspects to point out that when the government fails to follow its own laws giving the accused due process respecting their rights, none of us is safe. In case after case, he points out how government agents repeatedly broke the law, yet the courts did nothing and in many cases sanctioned the lawbreaking. During his own term as a state judge, Napolitano was on the lying end of police testimony. In one particularly egregious case, he recounts how two state police officers trying to pass themselves off as Mafiosi continually demanded "protection" money from a Sicilian immigrant who owned a small restaurant. After he continually rebuffed their advances, they threatened him with murder and told him that the next time they came to the restaurant, he had better have a gun for protection. Soon afterwards, they showed up and demanded to see a gun. He pulled out a borrowed handgun, and was then arrested for illegally possessing the weapon. When the man appeared in court, Napolitano asked the officers if they had concocted the scheme on their own, or were they ordered to do so from supervisors. After the police refused to answer, he dropped the charges against the restaurant owner. Indeed, Napolitano has almost no use for police entrapment schemes. He recalls walking through Washington Square in New York City following a Sunday mass and being accosted by undercover police officers wanting to sell him marijuana. After he refused, one of the officers flipped up his NYPD badge and said, "Have a good day, your honor." Calling the practice of entrapment a "perversion of the policing function," Napolitano gives case after case in which innocent people are caught up in police stings and other attempts by the government to create crime where none was being committed in order to give the impression that police are protecting people. From bogus drug schemes to using cameras to photograph cars that run through red lights (after authorities have tinkered with the mechanism to give a short yellow light), governments are victimizing innocent people in order to fill up prisons and government coffers with fines. He also takes aim at the government for its attempts at gun control. He writes convincingly: The right to possess arms is a fundamental human right. This right is guaranteed in the Second Amendment. . . .

Contrary to popular political beliefs, the right to possess a firearm has little to do with hunting or any other recreational activity. The basic right to possess a gun serves a much more important function in our society: self-defense. The right has two purposes: It allows individuals to protect themselves from criminals when the government is unable to protect them. Even more importantly, the right exists so that individuals can protect themselves from the government when it unjustly attacks them. (Emphasis in original, p. 50) Napolitano recognizes that the right to own firearms is an individual, not a bogus collective right, as has been interpreted by the U.S. Supreme Court since its infamous *Miller* decision in 1939. Not only is the government satisfied with criminalizing the mere ownership of guns, but it also actively prosecutes individuals who legitimately defend themselves and their property from criminal

attacks. He ends his chapter on gun control with this chilling statement: Constitutional chaos and loss of innocent life: That's what happens when the government violates the Constitution. Just think what might have been avoided if law-abiding Americans had been armed on those ill-fated planes on September 11th 2001. (p. 64) There is more, much more in this wonderful book. Napolitano goes after governments that use eminent domain to confiscate private property on the cheap and then sell to private firms, all in the name of increasing tax revenues. After giving numerous examples of how governments abuse individuals through eminent domain procedures, he writes, "On a daily basis, the government can be found plotting to violate the Constitution in order to take away your land" (p. 75). As he continues to build his case against the modern criminal state, he takes on the Ruby Ridge and Waco attacks, and he writes clearly and forcefully.

She ordered her agents to inject poisonous gas into a building, after using armored tanks to raid and destroy the building. When the building caught on fire, her agents shot and killed people who tried to save their own lives by fleeing the flames. She refused to allow the fire department to rescue those trapped inside. In the end, eighty-six innocent men, women, children, and babies died from the cyanide poisoning, the bullets, and the tanks. Most were reduced to ash. (p. 108) The Waco/Ruby Ridge chapter outlines the many crimes of Janet Reno, who was feted as a hero after the deadly attack on the Branch Davidian site. He also deals with the crimes committed by the FBI and the ATF at Ruby Ridge, saying that "being a federal official means you have a license to kill—or at least immunity from a prosecution for murder" (p. 122). His last section deals with the government's so-called war on terror, and again he takes the side of liberty. Napolitano is willing once again to take the side of people who presently are unpopular in our society or who are willing to stand up for people who are seen as "enemies of the people." Thus, he stands up for Lynne Stewart, the lawyer for Sheikh Omar Abdel Rahman, who was one of the conspirators behind the 1993 World Trade Tower attacks. Whatever one might think of Rahman, he is due a defense and a vigorous one at that, but by convicting Stewart of specious charges, the government demonstrated that its continuing war against defense lawyers is nothing less than an all-out assault on the few constitutional liberties that remain. From the bogus charges against Brandon Mayfield, who was falsely accused of aiding the Madrid train bombers of March 11, 2004, to the government's attempts to impose a regime of secret trials of those accused of being involved in "terrorism," Napolitano makes it clear that the government's actions—taken ostensibly to "protect" the rest of us from being victims of terrorism—are a form of totalitarian terror themselves. His last chapter, "What Can We Do?" outlines some strategies including "sue the bastards," and for the rest of us to defend the Constitution, since those who pledge under oath to "protect and defend the Constitution of the United States of America" are the people who are most likely to rip the document to shreds. As Thomas Jefferson once put it, the moment the government becomes the final arbiter of constitutional rights, the Constitution is not worth the paper on which it is written. Unfortunately, while Napolitano's words cut to the heart of the matter, the prospects for a return to the rule of law are bleak. Yet, BOOK REVIEWS— 101 even if that is the case, it is heartening to know that people like Napolitano are out there, and that they speak with authority and purpose. And there is nothing wrong with raising a little bit of hell in the process. - [William L. Anderson](#), Frostburg, Maryland

A LAWLESS SOCIETY

A lawless society is a depressing place to live because it's a place completely without law. And while going lawless might be appealing, we aren't talking about an end to laws requiring you to wear bicycle helmets or drink small sodas. Not even laws ordering you to pay recycle, pay taxes and join up during a war. These are laws, but they're also ordinances, commands and compulsions. They are not really any different from your

parents telling you to wash behind your ears or a mugger ordering you to give him your money. They might be right or wrong, but they aren't law.

The United States has drifted into lawlessness, into laws that are the guns of government. Want to force everyone to buy health insurance? Pass a law. Ignore any questions of legality because legality doesn't matter. If people come out to protest, send out your SEIU thugs to beat them. If you lose your Senate majority, use Reconciliation to pass it. If the Supreme Court threatens to investigate the Constitutionality of the law, threaten the Court.

The only thing separating tactics like these from the mugger on the corner is public interest. Which is to say that the government is playing Robin Hood. It isn't mugging you because it likes the smell of money, but because it wants to help those less fortunate. Robin Hood was rebelling against the illegal authority of the Sheriff of Nottingham. And our government is rebelling against the authority of... the people and the law.

The government is the outlaw, doing what it likes because it must resist all the "powerful interests", the most powerful of them being the Middle Class. The Revolution becomes permanent, with the Reds in power constantly rebelling against the bourgeois capitalists by raising taxes and outlawing soda. Every year, the outlaws swing out of the trees, rob the merchants and ride back to Washington D.C. for a glorious feast over the stolen goods, which they may in some small way share with a few peasants, to secure their support.

This farce can take place under the guise of law, but it represents a lawless society. Law limits power. It limits the power of individuals, institutions and governments. But in a lawless society no limitation on power applies if the power is being applied for the sake of the higher ideals which the society can be said to represent. If those higher ideals involve helping the poor, then every institution can act like Robin Hood. And it's perfectly legal, because there is no law.

In a lawless society, law is a function of emotion. The one who screams the loudest gets his way if he can influence enough people to believe that he has a case. Laws get made from a sense of "rightness" that is entirely a function of emotion. Everyone operates in the egotistical "I feel" mode, sharing and feeling their mutual pain, and passing laws to outlaw anyone from hurting anyone else... unless it is in the interest of preventing pain. - [Daniel Greenfield](#)

Corruption is the abuse of power by a public official for private gain or any organized, interdependent system in which part of the system is either not performing duties it was originally intended to, or performing them in an improper way, to the detriment of the system's original purpose. The abuse of public offices for private gain is paradigmatic of corruption.

A common belief is that corruption is a judge taking bribes. The definition exceeds this theory. Corruption describes any organized, interdependent system in which part of the system is either not performing duties it was originally intended to, or performing them in an improper way, to the detriment of the system's original purpose.

Corrupt judicial systems not only violate the basic right to equality before the law but deny procedural rights guaranteed by the United States Constitution.

While corruption may facilitate criminal enterprise such as drug trafficking, money laundering, and mail fraud.; it is not restricted to these activities. In this country, corruption is so common that it is expected when ordinary businesses or citizens interact with government officials. The end-point of political corruption is a kleptocracy, literally "rule by thieves".

America's Corrupt Legal System - A Danger to All

by [Dr Les Sachs](#)

Dr Leszek Sachs, Polish and USA citizen from a working-class background, is one of the most highly-credentialled scholars in the world, with seven earned academic degrees, ranging from his first two from Harvard University, to a doctorate in legal history earned in Washington DC. Dr Sachs - also known as Lešek or Leslie Raymond Sachs and Лешек Сакс - is an award-winning former employee of the USA Department of Justice.

In the USA, Dr Les Sachs was a popular anti-corruption book author, leading to threats to murder him by international criminals able to penetrate the US judiciary. This forced his exile to his other homeland in Europe, where Dr Sachs has lived under protection, his life saved at a vulnerable point by intervention of the kind Belgian monarchy, and the support of many kind people.

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The tragic reality of the world's biggest corrupt legal system -America's rigged courts, bribed judges, fake and phony trials, extortion by lawyers, and over 2 million prisoners in the USA gulag. Why USA "justice" is not like in Hollywood movies, and why YOU could be the next victim on USA territory - innocent and sent to prison, or strapped to a table and put to death; or robbed of your life savings by American lawyers. Why YOU can be tortured, have your freedom and rights taken away, and why people in America are afraid to help you, or even tell what happened to you. The recent pattern of American violations of international law are ultimately based in the corruption of the USA domestic legal system. Phony USA courts are very dangerous even for travellers and visitors to America, who can easily wind up among the USA's more than 2 million prisoners, or lose all their family's possessions to corrupt American lawyers. All world citizens should know how the corrupt USA legal system, is a danger to every traveller, visitor, and guest worker from overseas, and to every individual who takes the risky step of entering upon American territory. Just ask the overseas families of prisoners who were put to death inside the USA, with their embassies never even being informed that they were arrested - or the many foreign people serving hugely long prison terms in America, after they were jailed on flimsy tainted "evidence" from criminal snitches. The reality is that the United States of

America, which proclaims itself the "land of freedom", has the most dishonest, dangerous and crooked legal system of any developed nation. Legal corruption is covering America like a blanket. The corruption of the USA legal system is well-known, but also well-hidden, by the news services of America's corporate-owned media. The US media companies are afraid both of reprisal, and of the social revolution that would come from exposing the truth. Here is what the US media companies know, but are afraid to tell you about American "justice".

Concentration camps with concrete walls

America has the largest prison gulag in the entire world - yes, right there in the USA, the self-proclaimed "land of freedom". The starting point for understanding anything about the USA, is to digest the fact that just this one country, the United States of America, has twenty-five percent of ALL of the prisoners in the entire world.

More than 2 million prisoners - more than 1 out of every 150 people in America - are behind bars in the American gulag. This is now the world's biggest system of what are effectively concentration camps, though most of these prisoners are behind masonry walls and inside prison buildings.

For minorities, the statistics are even more brutal. For example, the USA is now imprisoning about 1 out of every 36 people in its black population. American "justice" is especially focused on jailing young black males.

Quite amazingly, Americans and the American government, continually criticize the legal systems and so-called "political" legal proceedings in other countries such as China, Russia, and even Belgium among many other places. Yet, for example, the proportion of prisoners is 30 times higher in the USA than in China, even though China is a country regularly criticized and denounced by the USA government.

No one imprisons people as readily, or casually, as does America. As you learn more about America's horrifying legal system, you find out how easily and carelessly America arrests people, and tosses innocent people into prison. It is estimated that America has at least 100,000 completely innocent people in jail, but the statistics of innocence may well run far higher. The number of people known to be innocent, and yet who were actually sentenced to death in recent years in America, is already running into the hundreds.

The USA jailing of more than 2 million people is also, quite literally, a revival of slavery and slave labor, on a scale not seen since the days of the Nazis. USA business corporations are using these prisoners as a giant slave labor pool. Prisoners are forced to produce goods and products while earning

mere pennies per hour, which they sometimes have to pay back to the prison for their own upkeep. The expanding system of USA prison slave labor is not only a major source of business profit, but also a wedge to drive down the wages of workers outside the prison walls.

This USA policy, of using mass casual imprisonment as a way to revive slavery, is targeted particularly at minorities, but ends up affecting all working people. Supervised by malicious judges and corrupt lawyers, this culture of mass prisons and slave labor is sold to the citizens by creating a psychology of fear among USA residents. This climate of fear is nourished in the USA by both the media and the government, who work together with the judges and lawyers to maintain the whole crooked game.

Of America's more than 2 million prisoners, about 50,000 are known to be foreign citizens. This proportion might seem small, but remember that 50,000 prisoners is more than the entire prison population of many other countries. It only appears as a small percentage, because of America's obsession with jailing its own people, who have had more time to get caught in America's web of legal horror.

The USA is extremely casual about the jailing of foreigners, and not honouring their rights under international law or treaties and agreements. Often, foreign citizens have been sentenced to death, while the USA didn't even bother to notify the foreign government that their citizens were arrested. Several other governments are working hard just to try and obtain even the most primitive judicial rights for their own nationals, who have been seized and held in abusive conditions by the USA empire. And yet, the United States of America somehow still brags about its own legal system, while criticizing other countries. Understanding that America has such a huge percentage of even its own people in prison, is to start to understand the subconscious fear behind much of American life. Before you set foot in America, you should have a clear picture of the terror of America's legal system - the judges and lawyers and money and bribery, that have made this system of fear so pervasive. There is not yet enough public media information about America's domestic legal horrors, horrors which have been rapidly increasing. And the American public, even the victims of its legal system, have a hard time realizing why it is so hard to fight legal corruption there. The situation is so bad, that a social explosion is beginning inside America. You can read some news stories - about people murdering judges, or attacking the families of judges, or people setting fire to courthouses in the USA - and see the pattern that is emerging, even though the news media are afraid to connect the dots and suggest what might be behind all these events. America is trying to maintain its myths about its legal system, even while the desperate reality of life inside the USA is starting to blow back into escalating social upheaval.

USA torture and illegal jailing overseas, starts with USA domestic torture and illegal jailing at home

The world press has documented clear violations of human and legal rights by America in its overseas jails, such as the infamous situations in Guantanamo and occupied Iraq and Afghanistan, and the even more secret network of prisons in places like Diego Garcia or on board American ships.

But the problem is much bigger, than America's legal abuses under its military invasions and "war on terrorism". These USA violations of international law, are consistent with the corruption in America's home legal system within its own borders, and have partly evolved from America's legal abuses against its own citizens and residents.

American prisons are often horrible, with lots of torment of prisoners, like you would expect in some petty dictatorship. Conditions are brutal in USA jails; rape and beatings are common, and there is little help for abused inmates. In addition to the many official USA executions, numerous people are also illegally killed in jail cells, "mysteriously" said to have hanged themselves or "found stabbed to death".

Scandals of overseas prison abuse, as in the USA-run Abu Ghraib prison in Iraq, have arisen from sources much deeper than America's foreign policy. These scandals are in part replications of inmate abuse inside of America's domestic prison gulag. Without diminishing the brutality of the crimes committed by Americans in Iraqi prisons, it is also true that such crimes are consistent with the brutality of prisons inside America.

In the regular functioning of the USA courts, America's domestic lawyers and judges, threaten people with illegal jailing, and rape, torture and murder in jail, just like the threats used by Americans against Iraqi subjects of the American occupation. America will play the song about "just a few bad apples in the barrel" whenever an abuse scandal gets exposed, either domestically or abroad, but the cover-up of such abuse is more the routine response.

Theoretically, torture and abuse is totally outlawed by America's Constitution, but some of the nice words in America's Constitution hold little power anymore, despite how often people quote them. The Americans who still believe the Constitution protects them, are mostly those people who haven't yet dealt with the judges and lawyers of America's corrupt legal system.

America's Constitution and Bill of Rights are nearly dead, not just because the judges will no longer enforce them, but even more because America's lawyers will not even fight for them. The two American "political parties" are not fighting for them, either, and America's news media are also very passive. If you look at America in depth, you can see there has been a widespread moral collapse in America's legal and political structures. This means that America's legal system has become largely a

tool of government terror, and of bribery for the rich and the powerful. The average person is just fodder for the meat-grinder of America's courts.

America's lies and sleazy arguments to make excuses for torture, or to deny people the rights of the Geneva convention, or holding people for many years without charges, are also just an extension of the deviousness in America's domestic legal system. Inside America, neither its laws nor its Constitution nor the facts nor evidence nor anything else, no longer have real authority inside the American courts. All that's left is what American lawyers and judges call "the game". As part of playing this game, USA lawyers and judges just twist words around, in order to produce any excuse, however flimsy, to achieve their objective, whether that be to jail an innocent person, or give the verdict that was sought by the big company that paid the big bribe through its law firm.

It is an endlessly devious manipulation of words and phrases to get the desired result, just devious falsehood and lies backed by the naked power of the judges. The only "real" part is the power that the judges and lawyers hold in America, to jail you and take away your property. The words of the law don't protect you in the USA, because American judges and lawyers have no scruples about bending them to mean the opposite of what they say.

America's lawyers are controlled by the judges, and don't really work for you - that's why they sell you out to the government, or to the big companies that pay bribes

There's some very special aspects about the way American lawyers are controlled by American judges, which is central to why America's legal corruption is so much worse than any other advanced nation. Even if you are paying an American lawyer huge amounts of money, he or she doesn't really work for you, and in fact may sell you down the river to the jailhouse.

American lawyers are directly under the thumb of the judges and the government, and must submit to the culture of bribery and perversion of justice, or else face terrifying revenge. Lawyers, just like you, can be instantly jailed by an American judge on flimsy pretexts, and American lawyers can be quickly stripped of their right to practice law, and personally and financially destroyed, if they dare to criticize legal corruption. Lawyers who try to fight the system can find themselves not only dis-barred, but also criminally charged and jailed, and no other lawyer will help them. It is a horribly crooked system in America.

This is different from other advanced countries, where lawyers are usually a professional guild, whose status and right to practice law, is under the control of only their fellow lawyers. This means that, in

other countries, the judges and the government cannot easily ruin or attack the lawyers for purely political reasons. This is also part of why, in other developed countries, outside of America, you really do see brave lawyers fighting for un-popular clients, or challenging the government, and asking for justice.

But in America, it's different. Over the past century, the American lawyers lost the right to regulate themselves, and instead fell under the power of the judges. So American lawyers are afraid to do things in court, that the judges don't want them to do. America's army of nearly 1 million lawyers, is almost totally under the control of a few thousand judges, with their entrenched culture of bribery and fraud and miscarriage of justice.

Some USA lawyers don't like this, but they are helpless and can't fight it. Most lawyers in America have, to one degree or another, signed up with the devil, to do things the way the devil wants them done.

That means that any time you hire an American lawyer, he already is in a conflict of interest. He has to make the judge happy first. And if the judge wants to make the government happy, or make somebody else happy who is paying a big bribe, then guess what? You are destroyed. It doesn't matter what you paid the lawyer. He works for the judge, first and foremost. So a totally unique factor in USA legal corruption is the amazingly dishonest profession of American lawyers, these lawyers who "play the game" with America's judges and politicians and police. It is a savage culture of legal fraud, where lawyers work with judges to rob and terrify people, especially minorities, but also foreigners, and above all those who dare to question the system. People accused of serious crimes have the "right" to a lawyer, but this may mean only a crooked lawyer who is stage-managing the victim to help the government and prosecutors. If the lawyer does not help the government, he can be put out of work and not "assigned" to any more cases, or treated badly the next time he is in a courtroom. This legal fraud is the core of the danger to those who visit America. A lawyer who is "representing" you in the USA, whether the government is paying him, or even if you are paying him yourself, may just be a stooge who is helping the prosecutors to put you in jail, even though you are innocent. The judges of America gave every accused criminal the "right" to a lawyer, not because they cared about the rights of the accused, but because it helps stage-manage the victim, with a lawyer who has to do things the judge's way. In America, such government-appointed lawyers are the means by which hundreds of thousands of poor people are railroaded into prison. Some of these people were just foreign tourists, in the wrong place at the wrong time, and wound up rotting in an American prison. Some lawyers are fairly subtle about it, and their victims never realize the lawyer has sold them out to the judge and the government. Most American court cases never go to trial, never see a jury; it is the job of the victim's lawyer to "sell the deal" that the judge has decided will happen, or else. This is how people accept a "plea bargain" so

they accept going to jail for 3 years even though they are innocent, instead of going to trial before a jury. Because of the corruption of lawyers under the thumb of the judges, there's a very fake and phony aspect of court proceedings in America. They are really fake "show trials" in many cases, sometimes very obviously so, where both purported "sides" of lawyers are actually working together for the government, or for the big corporation or rich person that is bribing the judge.

You will also find, in the American legal system, that you essentially have no recourse whatsoever against wrongdoing by your own lawyer. A lawyer can sell you out, betray you, steal your money, engage in malpractice, help out the other side, hide the evidence that proved you were right, or commit felony crime against you, and there is nothing you can do about it, so long as the lawyer made the judge happy, and the judge got his cut of any money the lawyer stole from you.

Innocent and being arrested - they don't like to admit a mistake in America

Yes, lots of people live their whole lives in America and never get arrested. And yet, some poor foreign visitor comes to America for a short holiday, gets arrested by mistake, and gets sentenced to death by lethal injection even though he is totally innocent. Well, that's the lottery of life for those who visit or live in America. The police and prosecutors in America have no concern at all whether they have arrested someone who is innocent. They just don't care. When a crime is committed, they try to arrest somebody, anybody, just to say they got the bad guy. And they never like to admit they made a mistake. Once they arrest you, they will try to make up and plant false evidence, to help try and convict you. A common trick is to take other criminals they know, who are facing jail on other charges, and get those criminals to be false witnesses against you. The cops justify this kind of thing by saying to themselves, "Well, if you didn't commit this crime, you probably committed some other crime we don't know about." If they do arrest you in America, they like to pile on all sorts of criminal charges. The idea is to charge you with 10 crimes, because it makes you sound bad, and maybe convict you on 3 of them or you will accept a plea bargain on 1 or 2 of them. Any kind of guilty plea, and they call it a success, even though you were totally innocent.

For the police and prosecutors, it's all a kind of sporting game, so they can bring about their "high conviction rate". Perhaps part of the reason America has so much crime, even with more than 2 million people in prison, is because the people who actually committed the crimes were never arrested. Also, some poor people may feel that the odds are high they will be arrested someday anyway, so they may as well be criminals and enjoy life in the meantime.

The system is extremely racist, of course, and white people are arrested less than many minorities. But

no one is safe. Any innocent person can get railroaded to death in America.

Multi-millionaires and big corporations, vs. everybody else

The only people who really can get expect some fairness in American courts are multi-millionaires and big corporations. Nobody else really matters to American judges and lawyers.

There is a huge amount of bribery in America, perhaps even more than in the courts of any other country in the world. Even some American ex-judges have admitted the near-universality of bribery there. Nearly all bribes are given to the judges by lawyers; this is considered the safe way to bribe a judge. Bribery is rarely spoken about, just understood. Rich people pay huge amounts of money to law firms with connections, the lawyers walk around with a certain amount of cash in their jacket, and they pass it to the judges in their quiet moments together. It is mostly all cash of course. Sometimes the bribery is blatantly obvious, because of the other crimes that lawyers and judges commit in broad daylight together. In the courtrooms you can see the judges being extremely friendly to their rich lawyer friends who pay big bribes.

As an average person, there's no real way to out-bribe a big corporation, regardless of what your lawyer promised you. That's why the big companies win so often.

American judges are very devious, and use all sorts of techniques to prevent a victim from getting justice. Lots of judges issue gag orders, and bans on freedom of speech, to help prevent other people from finding out what is going on. Judges set up a trial in all sorts of ways, giving orders that all sorts of evidence be hidden from a jury, for example. The judge may declare, for example, that the evidence that proves you are innocent or right, will not be allowed at the trial.

Jury trials are actually very rare in America, unlike what you see in the movies. Most cases are settled through some deal or extortion or intimidation, before there is an actual trial. If there is a jury trial, they tend to stack the jury with un-educated idiots who will tend to believe whatever lies they are told by the judge and the government. If you are trying to fight a rich person in court, the judge might let the fancy lawyers for the rich person say anything they want, while he tells you to shut up as soon as you start talking. The judges have a thousand ways to rig a legal proceeding, to benefit rich people or the government.

It's no wonder so many innocent people go to prison. With the fundamental brutality and harshness of life in America, American citizens are confused and fearful, and gullible to propaganda. So, a jury in a courtroom, these people who tend to be poorly educated, will tend to go along with any lies presented

by government prosecutors. In this environment of fear, the feeling of safety for the jury, comes from following the "strong" government in sending various "suspected criminals" to jail.

Yes, there are appeals courts, but these are just more judges, who are often friends with the lower court judge who originally sold you out. The appeals judges tend to go along with the lower court judge, unless you have suddenly acquired some politically powerful backing on your side.

Americans love to talk about "taking it all the way to the Supreme Court!", but this is a nearly empty hope. The U.S. Supreme Court simply refuses to consider most cases that are presented to it.

If you are a little helpless nobody, the appeals judges often barely reply to you, and sometimes don't reply at all. Sometimes people have been strapped to a table and given the lethal poison and put to death in America, with the victim's appeal never even answered by the judges.

What about when people win millions of dollars in a lawsuit against the big company?

Every now and then, there is worldwide news of how some average person in America has won a lawsuit for \$25 million or some other huge sum of money, from some company or other. What's going on here - if the American legal system is so crooked, how can people be winning such big money?

Such cases are indeed real, but they are actually somewhat rare, numerically - rather like winning the lottery - and it's important to see why they take place, and how they fit into the big pattern. Such cases are typically after someone has been seriously injured or died due to some defective product or prescription drug or hospital treatment or accident.

These cases have a certain "place" in the American legal framework, accepted by the judges. They are also very important for maintaining the bribery culture. A lot of the money won in such cases goes into the lawyer's pockets, and is a major source of bribery money for the judges. As regards big companies and the judges, such cases are viewed as a kind of "tax" on the big corporations, part of the cost of doing business in America, part of the price of being able to otherwise make huge profits.

Such cases, as well, have the same function as in a gambling casino, when the casino proudly announces that one customer has just won a huge jackpot. The hype about the one jackpot winner, hides the fact that most everyone else is losing money. The person whose husband died from the defective prescription drug, and won millions of dollars (one-third of that to the lawyer, of course), is the person who is shoved forward to prove that "the legal system works - it's the greatest legal system in the world!"

The small handful of such personal-injury cases, are intended to distract the public from all the innocent people sentenced to prison, from all the families destroyed by bribed judges in divorce cases, and from all the people whose lives are destroyed by big companies, companies who cheerfully pay bribes to win their routine cases in court.

Big companies know that some big "injury" cases will be lost, in order to supply money for the lawyers and judges who otherwise take good care of the big company's interests. When you are making hundreds of millions of dollars, the loss of a few million here and there is just another expense of business. In the end, the companies just raise their prices to cover the costs of lawyers and lawsuits. The whole world pays for the millions earned by American lawyers, they are the ultimate parasites.

There are other casualties here, too. America's health care system has been destroyed from the inside by the legal culture of constant lawsuits against doctors and hospitals, with huge amounts of money being given to the lawyers in these cases, driving up the cost of medical care and putting it out of reach of many people. America is the only economically advanced nation without a national health plan, with tens of millions of Americans having no health coverage. USA lawyers joke openly about how, when the courts make big money awards to pay a lawyer, the lawyer often gives the judge a bribe by way of gratitude. Some lawyers grow rich, and doctors are afraid to continue practicing medicine in the US, and many Americans die from lack of health care.

But while America's lawyers will very casually file legal charges against doctors, hospitals, or ordinary people, for any flimsy reason, to try and squeeze some money from the situation, they are extremely afraid to take any legal action against another lawyer or judge engaged in misconduct. That's where fear takes over, and lawyers are suddenly too timid to file any lawsuits.

The Hollywood image, versus the grim reality

Once you have digested the fact that America has the world's largest prison gulag, another major thing to digest is the USA government, and much of America, is primarily a sales organization, whose chief tool is hype and propaganda and outright lies. America is a culture built on sales and advertising; it focuses on portraying an image, not the reality beneath it.

This is why America was so casual about inventing and selling the lies about "weapons of mass destruction" to help start the Iraq invasion. It was just a question of whatever lies needed to be told, in order to sell the product; there was no concern about afterwards, when the lies were exposed. America just figures it can later send out more salespeople with more lies, in an endless cycle. Tomorrow is just another day, when America will try to sell another product, the "war on terror", the "spread of

freedom", or whatever.

The selling never stops, in Washington or Hollywood. America sells political lies like Hollywood sells movies. When the USA President talks about "advancing the cause of freedom", he basically means freedom for big corporations to do business. He's not really talking about actual personal freedom for real people. But he grins when he talks about "freedom" because it's a good word of salesmanship, people hear him and some of them can be duped into believing that America cares about personal or political freedom. Hollywood movies and American television are a major element of political myth-making. Around the world, people derive an image of America, and its legal system, from these fictional creations on film. America's propaganda about having "the greatest legal system in the world" is one of those phony stories that Hollywood is helping to sell.

It is also a myth sustained by the few trials about which there is a lot of publicity, like with the celebrity trials of Martha Stewart or Michael Jackson. Judges behave very differently when the cameras are rolling, or the media is reporting everything that goes on, and millions of dollars are being spent on lawyers. But in the 98 percent of court activity that does not have big media coverage, the judges of America provide a bizarre sideshow of horror.

In the Hollywood version, the judges in American courts are like kind uncles, smiling and being wise and calmly dispensing justice. But in reality, American judges sometimes scream at people like disturbed perverts, and show off their bribed corruption right there in the courtroom. Sometimes judges engage in flagrant extortion, where you have to agree to pay money to the judge's lawyer friends as the price to stay out of jail. It is really that bad. You can find no end of documented horror about American judges behaving like criminal lunatics, and it is getting worse all the time.

In the Hollywood version, there are brave lawyers who will fight for your rights, to win justice for you in the American courts. In reality, you can't find an American lawyer brave enough to fight judicial corruption, even if you are innocent and the judge's friends have threatened to murder you, or to send you to jail for the rest of your life. The lawyers who used to be brave, were destroyed or intimidated, and nearly all American lawyers now submit themselves to the culture of corruption and bribery, and betraying and abandoning the people who need legal help.

In the sad reality, American lawyers line up by the dozen to help the government or the big corporations, and regularly betray the average person, even if they are supposedly representing you. Even the lawyers who don't want to be wicked themselves, are too timid to really fight the system. At a certain point, nearly all American lawyers will hold back and abandon their clients, because they are trying to survive themselves and avoid revenge by the judges. In the Hollywood version, the average person is also helped by the "brave investigative reporter" at some newspaper or television station, who shows great courage in exposing the truth, and bringing powerful wrongdoing to face justice. However,

the brave "investigative reporter" in America is now as fictional and non-existent as the "brave lawyer" who will fight for your rights. This is especially true on any topic pertaining to corruption by judges and lawyers.

In America today, reporters are little timid people who are afraid of getting fired, and who almost never write a story on government corruption, unless some other part of the government is officially investigating or prosecuting. That goes triple when judges or lawyers are involved. The owners of the newspapers and television stations are afraid of revenge by the judges if they have to go to court, and the nervous little reporters who work for them understand the rules of the game. If you look closely at a modern newspaper or news magazine in the USA, you will see how almost all stories originate with the government itself. When the media "investigates", they are usually just adding more details on a situation already being targeted by the government. Every news media and television station in America is swamped with people begging them to report on stories, that they totally refuse to cover. The reporters are too scared, and they know the stories wouldn't get printed or broadcast even if they were written. America is the land of fear, as regards the legal system and the culture of corruption. Everyone involved with the USA legal system is afraid, very afraid, of stepping on the wrong toes. Even American judges themselves get driven out of office, if they don't participate in the bribery culture.

No recourse against crime and fraud by judges and lawyers in America

In reality, there is almost nothing you can do against misconduct, and even open felony crime, committed against you by American judges and lawyers. All of the official complaint procedures you find on the internet, or at the courthouse or in the law books, turn out to be a joke, a farce and a fraud. Complaints about lawyers in America, usually go to the "Bar", which is itself run by the judges who are involved in bribery with the lawyers. And complaints about judges go to other judges, their friends. Nearly all the complaints about lawyers and judges - tens of thousands of them - are kept secret. Nearly all are dismissed or ignored. They are generally only used if the judges or politicians want to specially destroy someone - some radical minority lawyer, someone who is not playing the bribery game, somebody who has dared to expose wrongdoing. Otherwise, even criminal acts by lawyers and judges get a smiling cover-up.

You will almost certainly not find any lawyers to help you sue another lawyer for wrongdoing. They are too scared of revenge by the judges. Even the lawyers who are broke and unemployed and desperate for work, are too scared to sue another lawyer. (Special caution: Lawyers may make false promises to you about suing another lawyer, cash your checks and steal your money, and then refuse to

help you. And then you will have another lawyer who wronged you.) The police and FBI almost certainly will not help you, either. They all know the bribery game, and they rely on the same crooked judges to help send innocent people to prison after they have been arrested. The more crooked the judge, the more eager the judge will be, to help the police or FBI do a dirty deal and convict an innocent person. And, of course, the newspapers and television and media won't help you. They hear stories like yours all the time. If they publish or broadcast your story, then they will have problems the next time they get sued in court. Or they might find themselves arrested on false charges, and end up in an even worse situation than you.

The newspapers are so tied into the establishment of judges and lawyers, that the newspapers sometimes help the judges and lawyers to commit their crimes, and to unfairly smear and attack their victims. The big media newspapers have even helped to plant false "evidence" in court cases, and help the legal establishment to destroy innocent people. But even if not harming you, the USA media is afraid to help you, afraid of revenge if they expose judicial corruption. These fears are just as big, if not bigger, with America's radical and alternative media, and bloggers and internet sites. Such people will criticize American foreign policy and so on, but everybody is scared of talking about specific cases of corruption by lawyers and judges. The independent media has even more reason to be afraid, because they are even more vulnerable if the lawyers start to file false charges against them in the courts.

Of course, America's politicians will not help you, either. Many politicians are themselves lawyers, very used to the whole game of bribery with judges and other lawyers. The politicians accept the crooked courts as the way that America is run, and as helping the two big parties to monopolize the political scene and prevent alternative political movements. America's two big political parties, the Democrats and Republicans, can be seen as another phony game like America's courts. The two parties actually get their hundreds of millions of dollars in money from the same people at the same big corporations who own the rest of America. These two American parties pretend to argue with each other over emotional issues like gun control and abortion rights, but in the end both of these parties serve the big corporations. Half of Americans are still fooled into thinking that these parties represent them, the other half sense it is phony but feel helpless and don't know what to do. This is why people don't vote very much in America; they feel it is hopeless and useless.

You can also forget about America's human rights and civil liberties groups, even though it looks, at first, like there are many such groups on the internet. Many such groups are just money-raising groups which don't help victims, or are tied to the two main political parties or some narrow agenda. They are all scared of the legal system, too, and there is no one with any significant funding or money, who is out there helping the victims of legal corruption. They can't find lawyers to help them, either. There are some overwhelmed and struggling projects here and there, doing worthy work for a few of the innocent

people in prison, but they function in an environment of timidity and fear, and without the resources or clout or media access to expose or change what is happening. It's getting worse and worse in America all the time. As the judges and lawyers can get away with committing crimes, they are getting more open and blatant, committing felony crimes in broad daylight, because they know no one will stop them or bring them to account. It is also important to know, that once you have started complaining about, or exposing, judicial and legal corruption in America, you become a kind of outlaw there. You are in a very dangerous situation, and you are considered fair game to be either arrested and jailed on false charges, or to be totally robbed and betrayed by America's lawyers. Once you have spoken out about legal corruption, you may find that no other lawyer will then help you for any reason, even if it is unrelated to your complaint about judicial wrongdoing. You may be trapped in a nightmare from which there is no escape unless you can leave America altogether.

Dealing with American lawyers, if you have no other choice

Perhaps the statistical chance of getting arrested in America as an innocent person, and then being sent to prison or put to death, is relatively small. But think of how you will feel if you end up as one of those 2 million American prisoners, including 50,000 foreign citizens. Or perhaps even one of those several thousand people on Death Row, waiting for the lethal poison to be injected into your arm.

Visiting America now, is probably similar to visiting or doing business in 1936 with Hitler's Reich, or Mussolini's fascist empire. If you did such a thing in 1936, you might have visited and had a wonderful time, maybe even have done some business with companies in those countries. You might have seen some beautiful sights, and met some very friendly individual people, perhaps drunk a beer or two, or a nice glass of wine, maybe attended the 1936 Olympics. Very likely, you wouldn't have seen any concentration camps, in the places where you travelled. You might have had a very pleasant trip. But nonetheless, you were in a dangerous place, where horrible things were going on. That's true of the United States of America today, the land of 2 million prisoners in a giant gulag. With America's corrupt legal system, it's certainly not the wisest place to keep money or assets, which can be easily grabbed by American lawyers in legal proceedings. Many smart Americans have opened overseas bank accounts, and it is wise to not keep too much money where American lawyers can seize it. There is no bigger group of thieves in the world, than American lawyers.

If you are in a lawsuit situation in America, get all your money out of the country, fast, before the USA lawyers can put any kind of hold or freeze on it. But you shouldn't keep substantial assets in the USA in the first place. Sell any USA real estate and rent instead, get that money out where it is safe. Certainly, don't ever expect any justice from American courts. Expect the judges and both sides of lawyers to tilt

toward the government, or toward the big company that can pay bribes on a regular basis. All that most people get out of American courts, is grief, and lawyers stealing their money. Best not to approach American courts unless absolutely necessary. Despite the commonplace fraud and dishonesty of American lawyers, it's still important to have one if you must be in an American court. The reason is that American judges absolutely hate people who come to court without lawyers, especially if they have any money at all. The judge takes it as a personal insult if you are not giving some money to one of his lawyer friends, and will tend to take revenge on you unless you hire a lawyer, even a very stupid one, to stand by your side.

What American lawyers love to do, is to steal all your money, tell you a bunch of false promises and lies, and then do nothing for you, while they sell you out to the other side. That is a perfect scenario for an American lawyer. A lawyer's goal is to squeeze as much money from you, while at the same time doing as little as possible to rock the judge's political boat. Some lawyers even make money by the "research and review" scam, where they don't even agree to represent you, but just steal your money to "research" your case.

Accept in advance that an American lawyer will rob you and betray you, and everything will go more smoothly if you quietly understand this. Never actually trust an American lawyer, but don't let on that you know he's a crook. Don't tell the lawyer how much money you really have, he will try to get all of it. Try to pay a lawyer very slowly, in small chunks, that will keep him more interested, and prevent some of the bigger robberies and betrayals, and will leave you some money to try another lawyer if things get too awful. Remember, once you give a USA lawyer any money, it's almost impossible to get it back. Lawyers will almost never sue another lawyer, and if you go to court, the judge will almost certainly protect the lawyer who defrauded you (and get a share of the money, of course). Lawyers and judges in America like people to appear to be submissive and stupid and easily manipulated. They like to feel superior to you. By letting them think that you are weak and falling for their lies, you may give yourself some breathing room. This tactic has even enabled some people to stay alive and not get murdered, and to escape from America back to safety.

The growing American nightmare

It is just getting worse and worse in America's legal system. For some years now, the USA judges and lawyers have gotten used to denying people justice, to the great flow of bribery money, and even to committing felony crimes in broad daylight and getting away with it. It just keeps on escalating. Though a social explosion is lurking beneath the surface - with judges starting to get murdered, and people lighting courthouses ablaze - the people who run America are letting the current system chug

along as it is, justice be damned, and to hell with the people who seem to have no way to fight back. It can't go on like this forever, but it may get a lot worse first, despite the fair internet visibility on documented American legal corruption. One should note a brave and promising grass-roots attempt at judicial reform in the USA called ([Jail 4 Judges - www.jail4judges.org](http://www.jail4judges.org)), which attempts to place onto American ballots, a referendum for a new procedure to give citizens a real right of redress against corrupt judges. It is a wonderful and beautiful idea that deserves success, and will help transform America if it moves forward. Regrettably, though, for all the usual reasons of fear, there is no one with any big money or media clout, yet making a foray against the real-life nightmare of America's courts and prisons. It remains a taboo subject for the American media, and the media silence feeds and encourages the whole machine of bribery and repression.

Perhaps, though, it will not be until after America has had a major economic or social cataclysm, that the big American machine of legal corruption finally comes to be reformed. Sociologically speaking, it's astonishing how disgraceful American lawyers have become - they are now both the mafia and the gestapo of American life. America's lawyers, as a whole, have had little to say about America's recent international crimes of prisoner abuse, and violation of international human rights agreements. American lawyers, as always nowadays, are "playing the game" with America's government and its judges. America, indeed, does not have the rule of law at all. Instead, it is just the rule of lawyers, lawyers who crave money and power. And, in America, it can be jail or worse for anyone who tries to fight these lawyers. The reality of the United States of America is that Americans, despite their overall wealth as a nation, are now a people living in a society of great fear. Their fears are complicated, and many Americans cannot even put their fears into words. They are afraid of lawyers and the prison system, afraid of losing their jobs in a brutal society with no social safety net, afraid of needing health care in a disastrous system with no health plan. And Americans are afraid of what will happen if they try to question the system and the way things work. They often feel helpless and powerless against the great forces dominating their country. American citizens are confused and fearful, and gullible to propaganda. Because Americans have difficulty in sorting out their many fears, they have become ripe candidates for racial and religious hatreds, and for following their government into war. The issues of "terrorism" and war distract the emotions of Americans from the terrible problems in their own society at home. The foreign "enemy" gives Americans a face on which to project their fear and their anger. The result is the horrifying misconduct of some Americans in these wars; while back inside the USA, there is increasing corruption and repression in the legal system. Americans desperately would like to believe that they still live in a "free" country, as it is so horrifying to them to face the ugly truth, that their freedom is already largely lost. Americans can imagine they are "free" because they can still choose among different products to buy, or quit their job, or buy a gun at the store. And the Americans most likely to imagine they are still "free" are the ones who have not yet been trapped in the halls of America's legal system. They have not yet seen the lawyers and judges who smirk and laugh as they

deny victims the most basic human rights. The truth is that, inside America, a nightmare has begun. The lawyers and judges and courts, "playing the game", regularly trample upon the freedoms that Americans thought they had. It is people like myself, escaped from the USA, living in kinder and gentler places, who are now the lucky ones. No one should ever again be fooled by USA propaganda about being the "land of freedom". Those who are thinking of travelling to, visiting, or working in America, should think again. It might not be worth the risk of being in a country that has one of the most crooked legal systems in the world.

Despite his long history of warm support from Belgium and the European Commission over many years, life for him changed in the 2020s as Belgian government under Alexander De Croo, and the European Commission under Ursula von der Leyen, both sunk into brutal corruption in partnership with each other.

Known Von der Leyen - Belgium corruption crimes centre in their violation of EU Court Order C-535/19, enshrining absolute universal Rights of EU Citizens to national Health System Access in any EU nation where they live, when no other EU system covers them, as a core part of EU Treaty Law and EU Freedom of Movement.

But when targeted victims don't pay bribes to Belgian government friends of the EU Commission, the Von der Leyen EU Commission, Belgian government, and even the EU Ombudsman and OLAF, all join in an organised crime network to deny EU Citizen Rights, and to harm and murder EU citizens by denying them health care access ... with honest EU Commission staff being threatened and terrorised to submit to corruption under Von der Leyen.

Apparent motive for this crime network between the Von der Leyen Commission and Belgium, is that by buying off Belgian regime ministers - who have criminal jurisdiction over crimes in Brussels EU offices - Von der Leyen herself can avoid prosecution for any crimes involving her husband Heiko von der Leyen in the covid vaccine business.

Belgium and the EU Commission joined in brutal lawless attacks on Dr Leszek Sachs, seeking his murder by depriving him of his EU Citizen Rights to health care in Belgium, because:

- Dr Leszek Sachs tries to prevent other EU citizens from being harmed by the bribery-extortion scheme being jointly run by Belgian government and the Von der Leyen EU Commission
- Dr Leszek Sachs exposed the deceptions and 'Rule of Law' hypocrisy of Ursula Von der Leyen and EU Commissioners Didier Reynders and Věra Jourová, with the EU Commission itself crudely violating EU Law and Court Orders in collusion with Belgian government.

Key documents in this Von der Leyen Commission - Belgian government crime scandal, and the attacks on Dr Leszek Sachs:

- Brief with EU Court of Justice President Lenaerts, on how the EU Commission of Von der Leyen and Reynders spits on ECJ Court orders as it systematically violates EU law
- Démarche with top EU Commission and Von der Leyen lawyer Daniel Calleja Crespo, on the Von der Leyen Commission as an organised crime network

- EU Commission dossier showing Belgium is biggest Rule of Law violator in entire EU, running a bribery-extortion scheme over core EU Citizen Rights to Health Care Access
- EU Commission ethics complaint detailing crimes in the office of Belgian EU Commissioner Didier Reynders, publishing lies to cover up crimes involving his Belgian political partners
- Complaint filed with German prosecutors against Ursula von der Leyen and EU Commission staffer Monika Mosshammer, for their extending neo-Nazi racist hate crimes of World War II, in their attacks on Polish citizen Dr Leszek Sachs
- Some media coverage of this EU Commission - Belgium corruption partnership.

Dr Les Sachs is an expert on threats to other citizens and nations from US legal system misconduct, by both US law firms and US federal judges. Dr Sachs' testimony, court filings, and consulting, have helped to block international requests for extradition by USA prosecutors, including recently a court filing helping win an order blocking the extradition of Julian Assange, tho sadly later over-ruled.

Dr Les Sachs is also a key expert on gov-intel media hoaxes, and abuse of influence via USA-centred tech monopolies and media portals, including deception by internet vehicles such as Wikimedia, with its '20 Major Techniques of Wikipedia Deception'. He has been a key figure documenting for European and other governments, crimes of censorship plus spreading of lies by Google, Google at times favouring politically-tied USA-politics-linked crime groups.

Dr Sachs supplied information to EU Commission staff members on abuses by Google with Wikipedia, and their threats to EU citizens and companies, background for EU Commission staff as EU authorities levied billions of euros of fines against Google. Dr Sachs informed nations who acted to avert harms by the abusive Google-Wikipedia duopoly. For Europe and for the world, Dr Sachs has become a significant voice as to how things really work when USA institutions and tech companies project their power abroad.

Dr Les Sachs changed USA history, his journalism helping to block a corrupt figure from appointment as USA Supreme Court Chief Justice in the early 2000s. His October 2018 USA Department of Justice Inspector General filing, on corruption scandals touching USA Special Prosecutor and former FBI Director Robert Mueller, helped alter the course of USA political events at the highest level, spurring Mueller's departure from public life. That filing rendered impossible Mueller's impeachment foray against US President Donald Trump, who tweeted afterwards that, "Heroes will come of this, and it won't be Mueller."

Dr Les Sachs has given some comfort to thousands of victims of abuse by particularly USA legal system corruption, to people especially who are poor and minorities or otherwise marginalised, people who found their lives attacked or ruined by powerful forces arrayed against them, people with no one to fight for their rights or respect their human struggle, people mauled by malice in a flawed legal system as is especially true of the USA.

Dr. Sachs personally experienced how racists, extortionists, bribe-payers, paedophiles and foreign-funded terrorists, were able to penetrate national federal courts in Virginia USA, and also heard the experiences of thousands of USA legal system victims, whom Dr Sachs came to know through the historically important, grass-roots 'Jail 4 Judges' victims' rights movement -

With that background, Dr Leszek Sachs produced his '[FAQ on USA Judicial and Legal Corruption](#)' and related writings, via which has been able to give some comfort to thousands of victims of abuse by legal system corruption, people who often could not obtain any help or support or assistance as they were victimised.

Dr Sachs helped victims to understand the why and how of what happened to them, and authenticated their victims' voices via his educated stature alongside them. This is sometimes a matter of life itself for traumatised legal system victims, in a world where media supporting the powerful leaves victims feeling alone, with even family and neighbours sometimes unkind towards those mauled by callous courts and lawyers and media. - Tho regrettably, Dr Sachs' writings have often been unlawfully censored by Google, as part of Google's attempts to win favours from the US judge bribery apparatus, and in revenge for Dr Sachs being a journalist and EU and government witness against the misconduct of Google itself.

It is the common, ordinary, vulnerable, low-income people of the world, whom the spiritually-minded Dr Les Sachs has sought to serve in his life, from his youth as an anti-corruption book author showing working people how they were being cheated as they bought automobiles, to his mature career relating internationally to legal system victims, informing governments about media monopoly crimes, and now exposing the corrupt, racist Belgian government and the equally corrupt racist-against-eastern-EU Von der Leyen European Commission. Dr Sachs continues the fight against corrupt figures who abuse poor and minorities as well as European and international citizens, and who try to deprive them of their rights.

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Studies cited by the Innocence Project has estimated that between 2.3 percent and 5 percent of all U.S. prisoners are innocent. With the number of incarcerated Americans being approximately 2.4 million, by that estimate as many as 120,000 people may be incarcerated as a result of wrongful conviction.

However, a more recent study looking at convictions in the state of Virginia during the 1970s and 1980s and matching them to later DNA analysis estimates a rate of wrongful conviction at 11.6%.

A 2014 study published in [Proceedings of the National Academy of Sciences](#) made a conservative estimate that 4.1% of inmates awaiting execution on death row in the United States are innocent, and that at least 340 innocent people may have been executed since 1973.

Another study estimated that up to 10,000 people may be wrongfully convicted of serious crimes in the United States each year.

Noble cause corruption

Police may become convinced a particular suspect is guilty but not have sufficient evidence to prove it. Sometimes they may 'plant' evidence in order to secure a conviction because they believe it is in the public interest, or that there is a greater good, in convicting this particular person. In other words, they believe that the ends (or the outcome) justifies the means. This is known as [noble cause corruption](#).

Plea bargaining

Another technique used by police is [plea bargaining](#) whereby the [prosecutor](#) provides a concession to the [defendant](#) in exchange for a [plea](#) of guilt. This generally occurs when the defendant pleads guilty to a less serious charge, or to one of several charges, in return for the dismissal of the main charge; or it may mean that the defendant pleads guilty to the main charge in return for a more lenient sentence.

Other issues

- Withholding or [destruction of evidence](#) by police or [prosecution](#)
- Fabrication of evidence or outright [perjury](#) by police (see [testilying](#)), or prosecution witnesses
- Biased editing of evidence
- Prejudice against the class of people to which the defendant belongs
- Misdirection of a jury by a judge during trial
- [Perjured](#) evidence by the real guilty party or their accomplices ([frameup](#))
- Perjured evidence by the alleged victim or their accomplices
- Conspiracy between court of appeal judges and prosecutors to uphold conviction of the innocent
- Fraudulent conduct by a judge: [Judicial Misconduct](#)
- Ineffective defence counsel

Source: Wikipedia